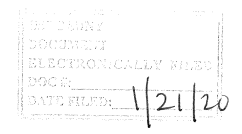
MEMORANDUM ENDORSEMENT

Edwards v. Daniels, et al., 17 CV 5018 (VB)



In the attached letter-motion dated January 17, 2020, defense counsel requests the Court compel plaintiff, who is proceeding <u>pro se</u> and <u>in forma pauperis</u>, to complete and return a HIPAA authorization form. (Doc. #151). On October 17, 2019, defense counsel mailed the authorization form to plaintiff. According to defense counsel, plaintiff has not returned the completed form.

Defense counsel contends records of plaintiff's medical treatment while in DOCCS custody are needed to assess plaintiff's claims for emotional distress and psychological illness. Defense counsel further states that during his deposition, plaintiff testified to his psychological condition and medications he takes as a result of an alleged use of excessive force incident, which is the subject of the instant case.

The Court defers ruling on defense counsel's letter motion. Rather, if plaintiff appears for the case management conference scheduled for February 6, 2020, at 9:30 a.m., the Court will address the motion at that time.

However, it appears the Court's December 27, 2019, Order (Doc. #149), which was mailed to plaintiff, was returned as undeliverable. The December 27 Order instructed plaintiff to update the Court in writing as to his current address, and warned plaintiff, in bold and underlined font, that failure to do so may result in dismissal of this case. (Id.).

In view of plaintiff's <u>pro se</u> status, the Court <u>sua sponte</u> extends to February 4, 2020, plaintiff's time to notify the Court in writing as to his current address. <u>If plaintiff fails to update his address by February 4, 2020, and appear for the February 6, 2020, case management conference, the Court will dismiss the case for failure to prosecute or comply with court orders. Fed. R. Civ. P. 41(b).</u>

The Clerk is directed to mail copies of the Court's December 27 Order (Doc. #149) and this Order to plaintiff at the following address provided by plaintiff during the December 6, 2019, case management conference:

William L. Edwards 881 East 162nd Street Apartment 1E Bronx, NY 10459

The Court certifies pursuant to 28 U.S.C. § 1915(a)(3) that any appeal from this Order would not be taken in good faith, and therefore in forma pauperis status is denied for the purpose of an appeal. See Coppedge v. United States, 369 U.S. 438, 444–45 (1962).

Dated: January 21, 2020 White Plains, NY

SO ORDEREŲ

Vincent L. Briccetti



LETITIA JAMES
ATTORNEY GENERAL

DIVISION OF REGIONAL OFFICES WESTCHESTER REGIONAL OFFICE

January 17, 2020

Hon. Vincent L. Briccetti United States District Court 300 Quarropas Street White Plains NY 10601

Re: Edwards v. Argibay et al., 17-cv-5018 (VB)

Dear Hon, J. Briccetti:

In this action, this Office represents the remaining Defendants in this action. This is a letter motion asking the court to compel Plaintiff to complete and return the HIPAA authorization sent to Plaintiff on 10/17/2019, a copy is attached.

As stated in Defendant's letter, at Plaintiff's deposition, Plaintiff testified to several psychological medications and conditions that he seeks to attribute Defendants. Defendants forwarded a HIPAA to allow Defendants to obtain Plaintiff's records from the New York State Office of Mental Health (OMH) for Plaintiff's care while in DOCCS custody. Defendants also enclosed a self-addressed stamped envelope returnable to this Office.

Plaintiff failed to return the completed HIPAA in the enclosed envelope to this Office. However, he claims emotional distress and psychological illness due to the alleged use of force. Defendants respectfully request that Plaintiff be compelled to return the same.

Respectfully,

Powers AAG

cc:

,

William L. Edwards 881 East 162nd Street, Apartment 1E, Bronx, NY 10459



LETITIA JAMES
ATTORNEY GENERAL

DIVISION OF REGIONAL OFFICES
WESTCHESTER REGIONAL OFFICE

October 1, 2019

William L. Edwards Inmate DIN: 14-A-2670 Fishkill Correctional Facility P.O. Box 1245 Beacon, NY 12508

Re: Edwards v. Argibay et al., 17-cv-5018 (VB)

Dear Mr. Edwards:

At your deposition, you testified to several psychological medications and conditions that you seek to attribute to the allegations in your Complaint. As mentioned at your deposition, I am now forwarding to you a HIPAA to allow me to obtain your records from the New York State Office of Mental Health (OMH) for your care while in DOCCS custody.

Fill out the highlighted areas and sign where indicated. Return the completed HIPAA in the enclosed envelope to this Office.

Regards,

Janice Powers

Enclosure: OMH HIPAA



Cașe 7:17-cv-05018-VB Document 151-1 Filed 01/17/20 Page 2 of 4 OCA Official Form No.: 960

AUTHORIZATION FOR RELEASE OF HEALTH INFORMATION PURSUANT TO HIPAA

[This form has been approved by the New York State Department of Health]

Patient Name	Date of Birth	Social Security Number
William L. Edwards (DIN: 14-A-2670)	10/26/1972	
Patient Address		
NYS DOCCS Fishkill Correctional Facility P.O. Box 124	5 Beacon NY 12508	,(
I, or my authorized representative, request that health information r	egarding my care and treatment he	enter your ss #
In accordance with New York State Law and the Privacy Rule of the Health Insurance Portability and		
(HIPAA), I understand that:	o recurrent recurrence a creating and	neic
1. This authorization may include disclosure of information rel	ating to ALCOHOL and DRUG	ABUSE, WEREN ESSE SERVICES
TREATMENT, except psychotherapy notes, and CONFIDENTIA the appropriate line in Item 9(a). In the event the health information initial the line on the box in Item 9(a), I specifically authorize release. If I am authorizing the release of HIV-related, alcohol or drug prohibited from redisclosing such information without my authorized that I have the right to request a list of people who may I experience discrimination because of the release or disclosure of of Human Rights at (212) 480-2493 or the New York City Con responsible for protecting my rights. 3. I have the right to revoke this authorization at any time by writ revoke this authorization except to the extent that action has alreaded. I understand that signing this authorization is voluntary. My benefits will not be conditioned upon my authorization of this disclosure may no longer be protected by federal or state law. 6. THIS AUTHORIZATION DOES NOT AUTHORIZE YOU CARE WITH ANYONE OTHER THAN THE ATTORNEY OF The Authorization of the infection of the state of the provider or entity to release this infection.	L HIV* RELATED INFORMATION described below includes any of se of such information to the persons treatment, or mental health treatment in the persons of the persons treatment, or mental health treatment in the persons of the person	ION only if I place my initials on these types of information, and I (s) indicated in Item 8. Hent information, the recipient is to under federal or state law. I rmation without authorization. If tact the New York State Division 306-7450. These agencies are I below. I understand that I may tion. I a health plan, or eligibility for moted above in Item 2), and this IFORMATION OR MEDICAL.
NYS OFFICE OF MENTAL HEALTH		
8. Name and address of person(s) or category of person to whom this information will be sent: NYS ATTORNEY GENERAL 44 S. Broadway White Plains, NY 10601		
 9(a). Specific information to be released: ☐ Medical Record from (insert date) ☐ Entire Medical Record, including patient histories, office no referrals, consults, billing records, insurance records, and r ☐ Other: 	ecords sent to you by other health ca Include: (<i>Indica</i> Alco	are providers. ate by Initialing) bhol/Drug Treatment
	Mer	ital Health Information
Authorization to Discuss Health Information	7	on
(b) By initialing here I authorize NYS OFFICE OF MENTAL Place initials		
to discuss my health information with my attorney, or a government	Manie of more	
NEW YORK STATE OFFICE OF THE ATTORNE	·····	
(Attorney/Firm Name or Gov	vernmental Agency Name)	
10. Reason for release of information: 11. Date or event on which this authorization will expire:		
 At request of individual Other: Lawsuit initiated by William Edwards 	at resolution of lawsuit	
12. If not the patient, name of person signing form:	13. Authority to sign on behalf of	patient:
12. If not the patient, hame or person bigining rount.	is, riamonty to sign on contain of	patront.
All items on this form have been completed and my questions about copy of the form.	t this form have been answered. In a	ddition, I have been provided a
	Date	
Signature of patient or representative authorized by law.		
* Human Immunodeficiency Virus that causes AID(cidentify someone as having HIV symptoms or infet	date aw protects inf on's contacts.	ormation which reasonably could

Instructions for the Use of the HIPAA-compliant Authorization Form to Release Health Information Needed for Litigation

This form is the product of a collaborative process between the New York State Office of Court Administration, representatives of the medical provider community in New York, and the bench and bar, designed to produce a standard official form that complies with the privacy requirements of the federal Health Insurance Portability and Accountability Act ("HIPAA") and its implementing regulations, to be used to authorize the release of health information needed for litigation in New York State courts. It can, however, be used more broadly than this and be used before litigation has been commenced, or whenever counsel would find it useful.

The goal was to produce a standard HIPAA-compliant official form to obviate the current disputes which often take place as to whether health information requests made in the course of litigation meet the requirements of the HIPAA Privacy Rule. It should be noted, though, that the form is optional. This form may be filled out on line and downloaded to be signed by hand, or downloaded and filled out entirely on paper.

When filing out Item 11, which requests the date or event when the authorization will expire, the person filling out the form may designate an event such as "at the conclusion of my court case" or provide a specific date amount of time, such as "3 years from this date".

If a patient seeks to authorize the release of his or her entire medical record, but only from a certain date, the first two boxes in section 9(a) should both be checked, and the relevant date inserted on the first line containing the first box.

LEGAL MAIL

STATE OF NEW YORK
OFFICE OF THE ATTORNEY GENERAL
WESTCHESTER REGIONAL OFFICE
44 SOUTH BROADWAY
WHITE PLAINS, NY 10601

William L. Edwards DIN: 14-A-2670

Fishkill Correctional Facility P.O. Box 1245 Beacon, NY 12508

